Exhibit B

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                           KYLE WEST
 2
            IN THE UNITED STATES DISTRICT COURT
                           FOR THE
               EASTERN DISTRICT OF VIRGINIA
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     CHMURA ECONOMICS &
     ANALYTICS, LLC,
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                 Plaintiff,
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 7
     VS.
                                   CASE NO. 3:19cv813
     RICHARD LOMBARDO,
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 9
                  Defendant.
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14
                   TELEPHONIC DEPOSITION
                              OF
15
                          KYLE WEST
                         MAY 14,2020
16
                          3:06 p.m.
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23
    Reported by:
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     Monna J. Nickeson, CRR, CLR, RPR, CRR
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     Job No. 179923
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                           KYLE WEST
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                         May 14,2020
                          3:06 p.m.
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                 Telephonic deposition of KYLE WEST,
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     before Monna J. Nickeson, a Certified Court
12
     Reporter, Certified Realtime Reporter,
13
     Registered Professional Reporter, and Certified
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     Livenote Reporter.
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1	KYLE WEST	Page 3
2	APPEARANCES	
	APPEARANCES	
3		
4	KOEHLER FITZGERALD Attorneys for the Plaintiff	
5	1111 Superior Avenue East Cleveland, OH 44114	
6	BY: CHRISTINE COOPER, ESQ.	
7		
8	MCGUIREWOODS	
9	Attorneys for the Defendant 800 East Canal Street	
10	Richmond, VA 23219	
11	By: CHRISTOPHER MICHALIK, ESQ.	
12		
13	ALSO PRESENT:	
14	Richard Lombardo	
15	Leslie Peterson	
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Page 4 KYLE WEST 1 IT IS HEREBY STIPULATED AND AGREED 2. by and between the attorneys for the respective 3 parties herein, that filing and sealing be and 4 the same are hereby waived. 5 6 IT IS FURTHER STIPULATED AND AGREED 7 that all objections, except as to the form of the question, shall be reserved to the time of 8 the trial. 9 10 IS FURTHER STIPULATED AND AGREED that the within deposition may be sworn to and 11 signed before any officer authorized to 12 13 administer and oath, with the same force and 14 effect as if signed and sworn to before the 15 Court. 16 17 18 19 20 21 KYLE WEST called as a witness, having been duly sworn by 22 the Court Reporter, was examined and testified 23 24 as follows: 25

Page 5 KYLE WEST 1 2. EXAMINATION BY MR. MICHALIK: 3 Good evening, Mr. -- I quess good 4 5 afternoon, where you're at, Mr. West. My name 6 is Chris Michalik. I'm an attorney for Chmura Analytics, and I'll be taking your deposition 7 today in the litigation dispute between Rick 8 Lombardo and Chmura Analytics. 9 10 I'm going to go over some ground rules so you understand how the deposition 11 12 process works. 13 First, have you ever given a 14 deposition before? 15 Α. No. Okay. Then just briefly, give you 16 Ο. some background, rules to keep in mind. 17 of all, you understand that you're under oath, 18 so this is like as if you were testifying in a 19 20 court of law? 21 Α. That's clear, yes. 22 And there's a court reporter who is Ο. going to be taking down what you say and I say. 23 24 So it's going to be important, so that she can get what we say down, that we don't talk over 25

Page 6 1 KYLE WEST each other. So if you will let me finish my questions before you answer, and then I'll let 3 you finish your answer before I ask another 4 5 question, that way she'll be able to get 6 everything we say down; is that clear? 7 Α. Roger that. And in that same vein, we naturally, 8 Ο. just in talking, sometimes will nod our heads 9 as a response up or down or say "uh-huh" or 10 That's difficult for the court 11 reporter to get down particularly in the 12 circumstances we are in today with the virtual 13 deposition. So just answer audibly, okay? 14 15 Α. Yes. And if you don't understand a 16 Ο. question -- a question that I say, just let me 17 know and I'll rephrase it. If you respond, I'm 18 going to assume that you understood the 19 20 question that I asked. 21 Α. Roger that. 22 One last thing, I don't think we'll Ο. be here overly long today, but this is not a 23 24 marathon, so if you need a break, just let me 25 know and we can take a break. I may finish a

Page 7 KYLE WEST 1 line of questioning before we go into the break, okay? 3 Thank you. 4 Α. A couple of other background 5 Ο. 6 questions. Did you review any documents in preparation for your deposition today? 7 I took a look at the declaration Α. 8 that I signed. 9 10 Okay. Q. I reviewed the subpoena, I believe 11 it was, that I received in the mail one or two 12 13 weeks ago. 14 Q. Any other documents other than 15 those? 16 Α. No. I was not aware of anything that I was supposed to review. 17 Okay. And did you talk to anyone in 18 Ο. preparation for your deposition today? 19 20 Α. Aside from Ms. Cooper three to four 21 weeks ago when I prepared the declaration, I 22 apologize if that's not the right term, but the statement that I provided. 23 24 Okay. And in your conversations Ο.

with Ms. Cooper, what did you and she discuss?

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Page 8 KYLE WEST 1 So she confirmed my employment with Α. Chmura in terms of the duration, the various 3 positions that I held, and she asked some, I 4 would say, high-level questions about the 5 extent to which I interacted with Richard 6 Lombardo. 7 And the declaration that you signed, 8 Ο. did you draft that declaration? 9 10 I asked her if she could draft it and send it to me for review, which she did, 11 and I made edits and returned it to her. She 12 13 sent, I'll say, the edited version back to me, 14 I signed it and returned it to her. 15 0. Other than Ms. Cooper, have you spoken with anybody else in preparation for 16 your deposition today? 17 No. My wife. 18 Α. 19 I'm sorry. Go ahead. Ο. 20 Α. My wife. Okay. And anyone other than your 21 Ο. wife and Ms. Cooper, have you spoken to anybody 22 in preparation for your deposition today? 23 24 No. I wouldn't say "in Α.

preparation." I have a friend here in Spokane

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Page 9 1 KYLE WEST who is an attorney --Q. Okay. 3 -- that I just asked questions Α. 4 about. 5 6 Ο. I'm sorry. I interrupted you. Go 7 ahead. I asked my friend some basic 8 9 questions about what to expect, what precisely a deposition was, of course the questions that 10 I asked you on the phone a few weeks on the 11 phone. 12 13 Anybody other than those individuals 14 that you spoke with in preparation for your 15 deposition? 16 Α. No. Did you speak with Mr. Lombardo in 17 preparation for your deposition? 18 19 Α. No. 20 I'm going to ask some background Q. questions about your employment history 21 specifically with Chmura. Do you recall when 22 you became employed with Chmura? 23 24 Α. I do. 25 And when was that? Q.

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- 2 A. July of 2015.
- 3 Q. And do you recall what position you
- 4 were hired for?
- 5 A. I believe the initial title was West
- 6 Coast Products Director. It changed within my
- 7 first week to Applied Economics and Technology
- 8 Advisor.
- 9 Q. Okay. And you said West Coast, I
- 10 understand that you're on the West Coast today.
- 11 Have you always been located on the West Coast?
- 12 A. No. I grew up in Illinois, and I've
- 13 been in the State of Washington since 2001. I
- 14 lived in Richmond from roughly July to --
- 15 Richmond, Virginia, that is, from about July of
- 16 2015 through Septemberish of 2015.
- Q. Okay. And when you were done living
- in Richmond, that period, did you move back to
- 19 the State of Washington?
- 20 A. Correct.
- Q. And have you been in -- at least
- 22 during your employment with Chmura, were you in
- 23 Washington for the rest of that time period?
- A. My residence has always been in
- 25 Washington. I'm not sure the level of detail

Page 11 1 KYLE WEST you want. Outside of Spokane, my residence 2. address has always been Washington since 2001, 3 4 yes. 5 During your time that you were Ο. 6 employed by Chmura, except for the period that you referenced -- the several month period that 7 you referenced when you were in Richmond, 8 Virginia, was your work -- your primary work 9 location located in the State of Washington? 10 Yes, in terms of where I was 11 physically located, yes. 12 13 Ο. Yes. Okay. I just want some brief background about your history before you came 14 15 to work for Chmura in 2015. Did you attend post high school 16 education? Did you go to college? 17 I did. 18 Α. 19 And where did you go? Ο. 20 Α. St. Norbert College. Do you recall what degree you 21 Q. received? 22 23 I do. Α. 24 And what was that? Ο. I received a bachelor's degree with 25 Α.

Page 12 1 KYLE WEST majors in economics and philosophy. And did you achieve -- go through 3 Ο. any further education? Did you receive a 4 master's or a Ph.D. or any type of 5 6 post-education degree like that? 7 I did. Α. And what did you receive? 8 Ο. 9 Α. I received a master's of health policy and administration. 10 And where was that from? 11 Ο. Washington State University. 12 Α. 13 Q. Any other degrees that you received? 14 Α. I was enrolled for one year in 15 a graduate program in philosophy, applied ethics at Gonzaga University, which is why I 16 moved here in the first place. And I'm 17 currently enrolled in a master's of business 18 administration program also at Gonzaga. 19 20 Ο. Before you began working for Chmura, where were you working immediately prior to 21 that? 22 Spokane Area Workforce Development 23 Α. 24 Council. 25 And what position did you hold? Q.

Page 13 KYLE WEST 1 My title, if that's what you're Α. asking, was Business and Development Manager. 3 Can you just very briefly describe 4 5 what your job duties entailed? 6 Α. Yeah. So I had two major pillars of my job description. The development side was 7 to, quote-unquote, develop resources. 8 We were a 501C-3 or a nonprofit organization. So I led 9 efforts to develop and secure resources to 10 launch workforce programs, college and career 11 readiness type programs at local schools or 12 13 other nonprofit agencies. That was roughly 14 half my job. 15 The other part of my job was to 16 prepare and deliver reports, make presentations on labor market information for the greater 17 Spokane region, which, roughly, at the time was 18 considered a three county metro area in eastern 19 20 Washington. And how long did you --21 Ο. 22 (Parties speaking simultaneously.) I'm sorry. Go ahead. I thought 23 Q. 24 you were finished. 25 Is that a sufficient description? Α.

Page 14 1 KYLE WEST Ο. Absolutely. How long did you hold that position? 3 October of 2013 through the time 4 Α. 5 when I joined Chmura, so Junish of 2015. 6 Ο. And your job that you had prior to 7 that job, was it in a similar type of industry? Yes, it was in the nonprofit sector 8 in more education-related, but there were 9 overlaps with workforce and industry 10 engagement. 11 12 Q. And who was that -- who were you employed by at that time? 13 Mobious Spokane, M-o-b-i-u-s. 14 Α. 15 Q. And how long were you employed with 16 Mobious Spokane? I was an employee from -- I don't 17 recall. Nearly two years prior to joining 18 They were a client of mine for 19 their team. 20 maybe three to four months. Okay. And a client of yours, what 21 Ο. was your position before you joined -- who did 22 you work for before you joined Mobious Spokane? 23 24 I was a sole proprietor. Α. 25 What kind of business did you Q.

Page 15 KYLE WEST 1 operate? 2. Α. Nonprofit consulting, proposal 3 writing and research. 4 And that would be writing proposals 5 0. 6 to get grants and sources of funding; is that 7 what you were doing? Α. Correct. 8 And is that what you did before 9 Q. you -- so, up until the time you joined Mobious 10 Spokane, is that what you were doing, operating 11 your sole proprietorship? 12 13 Α. No. I mean, that's what I was 14 doing, but I also worked at a local restaurant. Turning now to your time with 15 0. Chmura, I believe, if I have this down 16 correctly, within roughly the first week or so, 17 your title in 2015 was applied economics -- and 18 did I hear this -- technology advisor? 19 20 Α. Correct. Can you briefly describe what that 21 Ο. position entailed? 22 23 Α. Yes. 24 Would you do that for the record, Ο.

please?

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Page 16 1 KYLE WEST Α. So at the time -- I'm going to break this down into roughly the first few 3 months, the period of time that I was located 4 in Richmond, and then I'll describe what I did 5 6 when I returned to Spokane. So the time that I spent in Richmond 7 in those first few months, you know, aside from 8 getting oriented and acclimated to Chmura, I 9 worked on several proposals, competitive bids, 10 if you will. From what I recall, they were all 11 12 to local governments and nonprofits. 13 remember one to Goodwill Industries, which would be a nonprofit, and then several to local 14 15 governments or similar. I spent a lot of time working with 16 17 the sales team because I was a user, I was a 18 client of Chmura for almost two years, I believe, and I was a very active user of their 19 20 software. Arguably, more importantly, I was a client of Chmura's main competitor EMSI. 21 spent a lot of time not just with the sales 22 23 team but with Chmura as a whole developing 24 approaches, what we describe as use cases, so, 25 you know, how does a prospective client or

Page 17 1 KYLE WEST user, how would they apply mainly JobsEQ, also other products, LaborEQ and Career Concourse, 3 but the bulk was related to job JobsEQ. 4 5 Are you still there, Chris? I'm still here. Christine saw this 6 0. last week. For whatever reason, we have --7 periodically my video will cut out, but I am 8 here by audio the entire time. 9 Great. I just don't want to repeat 10 Α. myself. 11 So you were describing --12 Ο. 13 Α. Thank you. So I spent a lot of time developing 14 15 use cases, helping members of the team to understand, I'll say, the value of the product 16 through the different audiences that we served, 17 mainly economic developers, workforce 18 developers, eventually a little bit of 19 20 education -- the education market. And like I said, I spent a lot of time writing proposals. 21 22 When I returned to Spokane, we -the other thing I was doing quite a bit of, 23 24 probably after one month, was on onboarding new clients. So a member of the sales team would 25

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1 KYLE WEST close a deal, and that new client would receive training. At the time we provided one-to-one 3 trainings, one Chmura staff to one client, 4 which could be four users, that was rare that 5 6 all the users would show up. But all new clients were either referred to me or to Greq 7 Chmura, who at the time -- you know, I don't 8 recall -- I don't -- I don't think he was the 9 chief quality officer, but he was really -- I 10 think historically, he and another colleague, 11 Allison, had been doing all the training. So I 12 13 came in and took over -- if I recall correctly, 14 I think Allison stopped doing trainings, if she was ever doing them in the first place. But I 15 think just given Greg's bandwidth and his 16 increasing responsibilities, I probably started 17 to deliver the bulk of those trainings. 18 19 So when I returned to Spokane, I 20 continued to deliver trainings, of course, but what we did was we -- you know, we -- it wasn't 21 a hard agreement, but between Greg and I, we 22 tried to arrange things so that I would do the 23 24 trainings for clients in the mountain and Pacific time zone, maybe clients that weren't 25

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- 2 available, you know, I quess, at certain hours,
- 3 I don't recall.
- 4 But we also hired another inside
- 5 salesperson in the Spokane office, and that
- 6 position was more or less dedicated to
- 7 prospecting western states, maybe some mountain
- 8 time zone, I don't recall, but, you know,
- 9 certainly west of the Mississippi.
- 10 And Richard -- maybe a gentleman --
- 11 I think his name was James, I forget -- they
- 12 had some clients in the western states.
- Q. Mr. West, let me just stop right
- 14 there so the record is clear, when you say
- 15 Richard, are you referring to Mr. Lombardo?
- 16 A. Yes. I'm sorry. Rick.
- 17 Q. And you mentioned James?
- 18 A. Should I call him Mr. Lombardo or
- 19 Rick?
- Q. Either one of those is fine. I just
- 21 wanted to make sure we knew who you were
- referencing when you said Richard, and so the
- 23 record would reflect that.
- You also mentioned a gentleman named
- 25 James. Do you know his last name?

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KYLE WEST

- A. I believe it was James Donovan or
- 3 Jim Donovan.
- 4 Q. Sorry to interrupt. Go ahead. I
- 5 just wanted to make sure the record is clear.
- 6 A. So just -- so Jim, if I recall
- 7 correctly, those two started the inside sales
- 8 team. They were the first two hires when
- 9 Wesley laid out this -- you know, the inside
- 10 sales team. So Jim was located in Cleveland,
- 11 alongside Rick. And I think --
- Q. And was any -- were they already
- employed when you became employed, or did they
- 14 become employed after you did?
- 15 A. You know, they -- I believe they
- 16 came onboard roughly around February -- I think
- 17 they were hired at the same time because my
- impression was the inside sales team was a new
- 19 thing and it was starting that year, and it was
- 20 roughly 2015. And I remember this because the
- 21 first time I met him was at an event with --
- 22 where Chris and Leslie were, and I believe it
- 23 was both of them in March, at an event that's
- 24 always in March, and I think they were
- 25 brand-new, especially Jim, I remember he was

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- 2 just -- I think I'd given a presentation with
- 3 Chris, and Jim was just kind of excited and
- 4 eager to learn.
- 5 And at the time, of course, I wasn't
- 6 working for Chmura, but I don't even know if he
- 7 was doing demos yet. I think he probably was,
- 8 but he just wanted to consume a lot of
- 9 information. And I remember meeting Rick at
- 10 the time as well in the booth with -- I think
- 11 it was just Chris and Leslie at the time.
- Q. Okay. And you described your -- you
- 13 were describing your job duties once you got to
- 14 Spokane and --
- 15 A. Yes.
- 16 Q. -- and with some interruption.
- 17 But were there other job duties you
- 18 had while you were the Applied Economics and
- 19 Technology Advisor?
- 20 A. Yes. So we hired another inside
- 21 salesperson to focus on the western states.
- They were co-located with me here in Spokane.
- 23 That person's name was Dennis Shell. And you
- 24 know, it was my job to train Dennis on how --
- you know, on JobsEQ, so I spent a lot of time

Page 22 1 KYLE WEST on training Dennis. After Dennis, we hired another -- I 3 don't recall the sequence. I think we hired a 4 5 gentleman named Doug Cey, C-e-y, the brother, 6 if you're a baseball fan, of Ron -- the 7 baseman, Ron Cey, so Doug is his brother, just for the record, so you spell the last name right. 9 10 And then we had a gentleman named Brent, last name Keath, K-e-a-t-h, and I don't 11 know who came after Dennis. But so all of 12 13 those individuals I trained on JobsEO. 14 worked with them on their sales script. 15 introductions, even though I wasn't a member, 16 per se, of the sales team. They didn't report to me, and I 17 18 don't know that I was their supervisor, but I certainly worked with them a lot. We didn't 19 20 have a training program in place, I would say. So I spent a lot of time working with the 21 different -- especially the new sales team 22 members and certainly in the Spokane office, 23 24 working on their demos and use cases and things 25 of that nature.

Page 23 1 KYLE WEST And then I also worked on a few 2. projects, client-facing projects. I traveled 3 to -- you know, so these would be things that 4 we would submit a proposal for, you know, 5 6 through a competitive solicitation process, and 7 we'd get awarded the contract, so I would contribute to those projects. 8 Sometimes I would travel to 9 different client sites, for example, Dallas and 10 San Bernardino, California to engage clients 11 during a project or to present the findings for 12 13 a project. Denver, Colorado, actually with a 14 gentleman from your firm, good guy, I forget 15 his name. It was an impact study. 16 Anyway, so I would travel to conferences. I would attend conferences. 17 We -- you know, we tried to assign me to 18 conferences that were located in the western 19 20 states, for example, in California, but I often attended conferences that were in other places 21 as well, especially if they were workforce 22 related, like the National Association of 23 24 Workforce Boards. And I attended economic 25

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- development-type conferences, a couple of
- 3 education conferences. So, you know, I feel
- 4 like I certainly, you know, would represent
- 5 Chmura at various types of events.
- I think that's -- that first job
- 7 title, I would say that's kind of the general
- 8 description.
- 9 Q. And you had referenced what you were
- 10 just saying, and I was trying to get it down, I
- 11 may not have gotten down the exact wording, but
- 12 particularly with new sales associates or
- 13 account managers, you helped them with their
- 14 sales pitch; did I hear that correctly?
- 15 A. Correct.
- 16 Q. And would each person have an
- 17 individual pitch that would work for them?
- 18 A. I don't know if I would go that far.
- 19 I recall early on at all -- I believe all
- 20 email correspondence, the account managers were
- 21 to copy Leslie, and I see Leslie is here, so
- 22 she could corroborate this. And she would, I
- think, provide, you know, guidance on the way
- 24 scripts were. So I don't know -- I wouldn't
- 25 say that everybody had their voice.

Page 25 1 KYLE WEST 2. Chmura certainly has a pretty rigid style, if you will, style, voice, identity, and 3 I don't think -- I don't think people just kind 4 of threw their own original scripts out there. 5 6 What I did was I really contributed to the use cases, so a lot of the prospecting, 7 if not all of it, is over the phone, through 8 email, and you're making hundreds of calls or 9 emails every day. The script isn't unique. 10 mean, every time you're really maybe modifying 11 an existing or underlying script. 12 13 So I think there -- you know, in the 14 moment, there was probably some flexibility 15 that something would reflect somebody's voice. And, of course, everybody has unique 16 personalities, but I don't think they had free 17 rein to, you know, bend communication that just 18 reflected their own style and voice. 19 20 During this position, the Applied Ο. Economics and Technology Advisor, how much --21 what percent of your time would you say you 22 were spending on interacting with the sales 23 24 team? At least one-third. 25 Α.

Page 26 1 KYLE WEST Q. And at some point did you take on a different position at Chmura? 3 Α. I did. 4 5 Ο. And do you recall when that was 6 roughly? 7 So the next position I took Α. Yeah. on was the managing director of sales roughly 8 February of 2017. 9 And how did that -- how did your job 10 duties in that position differ from the job 11 duties you had as an Applied Economics and 12 13 Technology Advisor? 14 Well, I mean, they changed quite a 15 bit because I shifted my focus almost entirely to managing a sales team. And at the time we 16 had hired three new inside salespeople. 17 believe they were all -- I believe they were 18 all focused on education. So there was Wilson, 19 Jennifer, and John. 20 So they were hired before I began, 21 but I recall we had limited bandwidth 22 internally to manage and train and get this 23

team up and running. So, you know, it was a

lot of work to get everybody acclimated.

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Page 27 1 KYLE WEST recall every week we met, you know, virtually, because we had Jennifer was in Richmond, Wilson 3 was in Richmond, John was in Cleveland, I was 4 in Spokane, so we met multiple times per week 5 6 to do trainings, to practice demos, to ask each other questions, do these things they call Rah 7 Robins, et cetera. 8 9 And I also started to really leverage our customer relationship management 10 platform called SalesForce to get a clearer 11 idea of sales team activity, to compare the 12 13 performance and output of different sales team members. 14 15 So I would prepare these weekly 16 dashboards and share them with the leadership of Chmura, and I think the sales team was 17 18 probably on those, you know, correspondence as well. 19 20 So I would meet with the sales team probably two to three times per week. And then 21 22 I believe I would meet -- and I met with Leslie 23 at least once -- scheduled at least once per 24 week, I think on Mondays. You can look in the Outlook records, I'm sure. And then I think we 25

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- 2 had a monthly meeting with leadership and
- 3 sales, I believe. I'm sure that's in the
- 4 records, too, but I don't recall.
- 5 But I certainly focused a lot more
- of my time and energy on the sales team and
- 7 getting them acclimated, up and running. I
- 8 still continued to work on a couple of
- 9 projects. I remember one in Dallas and then
- 10 one in California -- or two in Santa Cruz and
- 11 San Bernardino. So maybe 75 percent of my time
- 12 was committed to managing the sales team, 75 to
- 13 90 percent, I would say.
- 14 Q. And you were referencing getting the
- 15 sales team up and running, are those the three
- 16 individuals that you referenced that were hired
- 17 either right before you started in the position
- 18 or right after?
- 19 A. They were hired before I started in
- 20 the position. I have no doubt about that
- 21 because it -- there was just a lot of turmoil,
- 22 I would say, at the time. And a lot of that
- 23 was related to these new persons not having
- 24 quidance or support, not knowing what to do.
- So I spent most of my time with

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- 2 them, but I also spent a tremendous amount of
- 3 time with Austin virtually, as well as Rick.
- 4 Q. And who is Austin again? Just so
- 5 the record is clear, do you know Austin's last
- 6 name?
- 7 A. That's Austin Steele, S-t-e-e-l-e, I
- 8 believe.
- 9 Q. And the three individuals that you
- 10 referenced to were hired shortly before you
- 11 took over the position or assumed the position,
- 12 did they have a sales background, do you know?
- 13 A. Yes. Well, yes. So, yes, Wilson
- 14 did, John did -- John also had a background in
- 15 maybe a lab industry. I don't know -- I
- 16 don't -- I don't recall specifically what he
- 17 did. Jennifer, I never actually knew. She was
- 18 hired, I believe, through like a temp agency.
- 19 I'm sure that she was, you know, an experienced
- 20 inside salesperson. I don't -- I know that the
- 21 temp agencies do their vetting, and we would
- 22 create -- because we did this in Spokane, we'd
- 23 create a very specific profile of the kind of
- 24 candidate that we wanted, so I am certain that
- 25 they all had a sales background, yes.

Page 30 KYLE WEST 1 Did it take a lot of effort on your 2. Q. part to get those three individuals operating 3 the way you wanted them to within the Chmura 4 family? 5 6 Α. Yes. 7 Roughly, just so we know, is this a lot of effort over a week or two, or are we 8 talking a month time framed to get them how you 9 thought they would? 10 Α. More than a month. 11 More than a month. Okay. And how 12 Q. 13 long were you in that position, do you recall? 14 Α. Well, I mean, I do recall, you know, 15 roughly September 2017. So is when you switched to a new 16 Ο.

- position? 17
- I mean, it's not that 18 Α. Yeah.
- clear-cut. I don't know that I had a title 19
- 20 change until January of 2018, but I -- my
- duties changed. 21
- 22 Let's address that in two ways. Ο.
- First of all, when you did get a title change, 23
- 24 whenever that was, what was your new title?
- 25 Director of Workforce Development. Α.

Page 31 1 KYLE WEST Q. And now the second part of that, you referenced your job duties changed, how did 3 your job duties change? 4 Well, I believe, and you could, of 5 6 course, confirm this, but I believe that Greq Chmura began to kind of take over more of the 7 management of the sales team, and I recall that 8 I started to do some research and develop a 9 plan or blueprints or what would become a 10 web-based training platform for JobsEQ clients. 11 And I don't recall -- you know, it 12 13 wasn't immediate that I stopped, you know, 14 having interactions or, you know, management 15 responsibilities related to the sales, but Greg 16 certainly started to take things over, I would 17 say. And I can't put a date on that. Sometime roughly Septemberish -- it 18 Ο. began Septemberish of '17? 19 20 Α. September/October. Okay. And you mentioned the work 21 Ο. you were doing on the web-based JobsEQ, was 22 that a substantial project? 23 24 Α. Yes.

And were you successful in

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Q.

Page 32 1 KYLE WEST accomplishing that project? Α. Yes. 3 And do you recall roughly how long 4 0. it took you to get that project completed? 5 6 Α. Yeah. You mean in terms of duration 7 or hours or --Duration. Calendar duration. 8 Ο. So I delivered the project by 9 Α. Yeah. November of 2018. 10 So it was a yearlong project? 11 Ο. Well, not quite, but looking at a 12 Α. 13 calendar year. 14 (Parties speaking simultaneously.) 15 THE COURT REPORTER: You were 16 talking over each other. Was it generally a yearlong project? 17 Ο. Based on the calendar, yes. But I 18 Α. wasn't only working on that project in November 19 20 and December of 2017. I was working on other things, and I was gone for the month of 21 January, 2018, and I was gone for the month of 22 April 2018. 23 24 I also worked on a project during -you know, other projects during that time, but 25

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- 2 if you look at calendar, yes, Novemberish to
- 3 Novemberish.
- 4 Q. And I just want to make sure I
- 5 understand, when you say you were gone in
- 6 January of 2018, were you gone working on
- 7 another project, or were you taking time off
- 8 from work?
- 9 What do you mean by you were gone
- 10 during that period? It wasn't clear to me.
- 11 A. Chmura extended me a leave of
- 12 absence for two months.
- Q. And that leave of absence was -- was
- it a month of it in January of 2018, and then
- 15 the other period you said you were gone was
- 16 also part of the leave of absence?
- 17 A. Correct.
- 18 Q. And when was the -- just I'm clear,
- 19 when was the second period of that leave of
- 20 absence?
- 21 A. The month of April, 2018.
- Q. And so you also referenced other
- 23 projects you were working on during that time.
- 24 Do you recall the types of projects? And "by
- 25 that time, " I mean from roughly September of

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- 2 2017 until November of '18, other types of
- 3 projects you were working on?
- 4 A. Yes. Well, at least one of them was
- 5 a project for an economic development agency in
- 6 California, San Bernardino county.
- 7 Q. Anything else during this time
- 8 period that you were focusing your work
- 9 attention on?
- 10 A. Not that I recall. I mean, I'm sure
- 11 there were other things, but that was the
- 12 major -- those were the major things that
- 13 consumed my time.
- 14 Q. The JobsEQ web-based project you
- 15 were doing and some of the other projects that
- 16 you mentioned that were interspersed in there;
- 17 is that correct?
- 18 A. Correct. I don't recall, but Career
- 19 Concourse might have been during that time.
- 20 That might have been when I was managing the
- 21 sales team. I don't recall. It was after -- I
- 22 believe after I was an applied technology and
- 23 whatever -- Applied Economics and Technology
- 24 Advisor.
- 25 Q. So I'm clear, you mentioned Career

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- 2 Concourse, what is Career Concourse?
- 3 A. It's a career exploration software.
- 4 Just another product in the suites of products.
- 5 Q. And so you had a project to work on
- 6 Career Concourse or develop it, or what was
- 7 your project with Career Concourse?
- 8 A. I was a contributor to its, I quess,
- 9 revamping or revitalization. So John Chmura
- 10 provided me with mockups, if you will, like
- 11 examples, screen shots, and then Greq and I
- 12 worked on a questionnaire. And I went out to
- 13 campuses, and I would ask students -- you know,
- 14 I would basically get their reaction to the
- 15 mock -- the different screen shots. Just part
- 16 of product development. I was a minor
- 17 contributor, but that was another product at
- 18 the time.
- 19 Q. Were you involved in the decision to
- 20 revamp Career Concourse at all?
- 21 A. Well, I was part of the
- 22 conversation, yes. I wouldn't say I was
- 23 involved in the decision. The decision was
- 24 made -- I forget the name at the time, but what
- is now the SEA Group under the equity partners.

Page 36 1 KYLE WEST 2. I remember a few conversations, one specifically, because I was commuting to 3 conference -- I was driving down the freeway to 4 5 a state development conference, and we were 6 having the SEA Group meeting, and one of the major topics in that meeting was Career 7 Concourse and what to do with it. 8 And do you recall John Chmura wanted 9 Q. Career Concourse to be basically put out to 10 pasture; is that correct? 11 I definitely had that impression, 12 Α. 13 yes. 14 Q. Others involved, Mr. Lombardo, for 15 example, really thought Career Concourse was 16 necessary to further Chmura's sales goals, 17 correct? I don't recall that. I don't recall 18 Α. Rick being very involved in the education, 19 20 quote-unquote, vertical. I couldn't say. don't think -- I really couldn't say. I 21 22 definitely don't recall him being involved in conversations about Career Concourse. 23 I am 24 inclined to think he would rather not deal with 25 Career Concourse.

Page 37 1 KYLE WEST And at some point, did your job 2. Q. title change again? 3 Where did we leave it? Yeah. 4 Α. Ιt 5 was Director of Development? 6 0. Correct. 7 Yes, it did. Α. And what did it change to? 8 Q. 9 Α. Director of Business Development. And when did that change occur? 10 Q. Again, it's not totally clear, but 11 Α. I'm going to say January of 2019, I think it 12 13 was probably official. January of -- December 14 2018, January 2019 -- I'm sure this is in, you 15 know, HR records or something like that, if 16 it's important. And did your job duties change at 17 Ο. that time? 18 19 They did, yes. Α. 20 How did your job duties change? Q. I mean, they changed dramatically --21 Α. you know, through November of 2018, I had 22 been -- you know, more than three-quarters of 23 24 my time was committed to this training program. So when I changed positions, kind of the 25

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- 2 administration of this program -- are you still
- 3 there, Chris?
- 4 Q. I'm still here. I just had another
- 5 incidence where the video cut off.
- 6 A. Yeah. So you know, we were
- 7 enrolling clients in this program. So there's
- 8 some back end kind of admin work besides the
- 9 troubleshooting because we used different types
- 10 of software. We had platform that hosted --
- 11 Q. Let me stop you there again just for
- 12 the record clarity.
- When you say "this program," is this
- the web-based JobsEQ?
- 15 A. Correct. I believe it's called
- 16 JobsEQ FIT. So I will refer to it as JobEQ
- 17 FIT, F-I-T.
- 18 Q. Okay.
- 19 A. So I developed the content. I
- 20 loaded the content onto another vendor's
- 21 software, and then I would enroll users, and I
- 22 would, you know, assign them to courses, and
- 23 make sure that they -- you know, that they are
- 24 getting through the content, making sure they
- 25 are logging in. We had a lot of credential

Page 39 1 KYLE WEST 2. password type issues. Things like that. So at some point in the fall -- I 3 think in the fall of 2018, we hired a 4 gentleman -- I don't know if it was summer or 5 6 fall -- Wesley Michaels was his name, and I forget what his title was. I think he was on 7 I believe he was on data 8 Greq's team. governance. So it was decided that Wesley 9 would take over the administrative aspects of 10 JobsEQ FIT and updating content, things like 11 that. 12 13 So I probably spent the month of 14 December and part of January -- not the entire 15 four to six weeks, but a good chunk of it 16 working with Wesley kind of onboarding him, helping him to get acclimated to the content, 17 how to update it, how to create new content, 18 manage the administration, you know, assigning 19 20 courses, all that stuff, right. So when he was, I'll say, up and 21 22 running, I stopped doing all of that. So you know, my job description really changed quite a 23 24 I remember in the middle of January, I believe, 2019, I traveled to Richmond. 25

Page 40 1 KYLE WEST was a meeting. I remember it was kind of put 2. together hosted by a gentleman named Curtis 3 Monk who I -- I don't know what his title was, 4 but he was kind of an interim type, I mean, he 5 6 managed the sales team, right. So I think he was brought in, you know, kind of on a 7 temporary basis. He was retired, I believe, 8 but I remember coming to Richmond in January, 9 and I had laid out kind of my plan, my business 10 development plan, and I had -- you know, I had 11 some feedback from Leslie because I recall I 12 13 shared elements of the plan beforehand. 14 So really in January, after that meeting in January of 2018, I think you could 15 16 say I was just about fully committed to business development. And what that entailed 17 was prospecting for partners, vendors, the 18 partners including vendors and like 19 20 professional organizations, member-based organizations, entities that, you know, we have 21 a potential synergy with, so a professional 22 association, let's just say of educators. 23 24 There may be a lack of awareness 25 amongst educators about our software. So

Page 41 1 KYLE WEST rather than try to engage thousands of educators, if we engage an association, we can 3 leverage the association to make our products 4 visible to their membership. Vendors we had 5 6 some -- you know, we had some historical correspondence with a couple of vendors, for 7 example, GIS WebTech would be one, so, you 8 know, they're a complement vendor, they are in 9 the same space serving a shared audience, but 10 not directly competitors with us. 11 So vendors like that I approached 12 13 several basically as, you know, with the exception of them, several others that I 14 15 prospected to see if they were interested in possibly working together. 16 We had plans, and we did execute --17 we had plans for me to travel to different 18 19 parts of the country where we had a high concentration of JobsEQ users. So I remember, 20 21 you know, I went to the Carolinas, Charlotte, North Carolina and the greater -- I went from 22 Charlotte to Raleigh and visited clients in 23 24 I visited about ten clients on that 25 trip over four days.

Page 42 1 KYLE WEST I did something similar in Dallas 2. with a colleague, and I think that we had 3 planned on doing three of those events, if I 4 recall correctly. We only did two. 5 6 But the planning and the execution, you know, certainly was part of my job 7 description. I was involved in some aspects of 8 the planning for the user conference in 2019. 9 That was in Orlando, working with another 10 colleaque, Kim. 11 You know, I think that's roughly 12 13 about it. I still prepared a few proposals --14 project proposals or bids. I don't recall -- I was working on one before my last job change to 15 a community in Texas, Middle Rio Grande or 16 Grand, I forget. 17 But I really, I would say, focused 18 more on the -- and I still wrote proposals. 19 20 wrote a lot of proposals to present at conferences, and I continued to travel to a few 21 22 conferences, and I would make presentations on research that folks in Richmond had done. But 23 24 I started to travel less. Do you know who was managing the 25 Q.

Page 43 1 KYLE WEST sales team at that time? THE COURT REPORTER: You spoke over 3 each other. 4 5 Just so I'm clear on my question I Ο. 6 know you mentioned Mr. Monk, but I thought you 7 indicated that he was in a room or some type of position that. Was Mr. Monk the manager, do 8 you know, of the sales team at that time? 9 10 For a period, yes. I don't --Α. And that's -- you --11 Q. You have to -- I'm sure there's a 12 Α. 13 record. I don't know if he was hired as 14 interim. That was my impression. I can't say 15 for sure. I believe it went from Mr. Monk back 16 to Greg, and then we hired Ely. I forget his I don't know if Greq was between 17 last name. Ely and Mr. Monk. I think Mr. Monk left 18 abruptly. So I have to think that Greg took 19 20 over between Mr. Monk and Ely. And were you -- was the Director of 21 Ο. Business Development, was that your job title 22 until the end of your employment with Chmura? 23 24 No. Α. 25 What was your next job position with Q.

Page 44 KYLE WEST 1 Chmura? 2. Α. Interim business analyst. I don't 3 recall. 4 Do you recall roughly when --5 Ο. your --6 7 (Parties speaking simultaneously.) Do you recall roughly when your job 8 Ο. title switched or changed? 9 10 Maybe March. The title changed Α. after the duties. 11 And when you say in March -- when 12 Q. 13 you say in March, would that be of 2019 or 14 2020? 15 Α. 2020. And how did you -- you referenced 16 before that your job duties a changed. How did 17 your job duties change? 18 19 Well, some of the things that I had Α. 20 been working on were reassigned to other people, you know, prior to the official change, 21 and I started to participate in some aspects of 22 a new job, but I don't believe my title was 23 24 actually changed. What were those aspects of the new 25 Q.

Page 45 1 KYLE WEST job that you were referring to? Α. For example, on Monday mornings, 3 there's a standing meeting or a ceremony, we 4 call it, a product communications team, and 5 it's a -- you know, it's largely a product 6 7 development ceremony that I started to participate in, you know, maybe mid January. 8 don't recall. 9 10 Okay. And at some point did your employment with Chmura end? 11 12 Α. It did. 13 Q. And do you recall when that was? So my resignation date was April 14 Α. 15 15th. April 15th of 2020? April 15th of 16 Ο. this year? 17 Α. 18 Correct. And you said your resignation date, 19 Ο. 20 so it was a voluntary resignation? 21 Α. Yes. 22 And are you currently employed? Q. 23 Α. Yes. And where are you employed? 24 Ο. 25 whom are you employed?

Page 46 1 KYLE WEST Α. Big Brothers Big Sisters of the Inland Northwest. 3 Of the Inland Northwest? 4 Ο. 5 Α. Correct. 6 Ο. And what is your position with Big 7 Brothers Big Sisters? I'm the chief executive officer. Α. 8 9 Q. And during your time when you were, again, discounting or not including the time 10 that you spent in Richmond, Virginia, other 11 than that, you referenced a Spokane office, 12 13 were you always -- did you change offices? Did 14 you work from home? What was your work 15 arrangement like in Spokane? We had three different offices. 16 Α. In different times? 17 Ο. 18 Α. Correct. 19 Ο. Was there ever a time you were working from home, or was there always a 20 physical office to go into? 21 22 There was always a physical office Α. to go into. 23 24 And I know you've had a bunch of different job titles with different job duties. 25

Page 47 1 KYLE WEST 2. Was there a general normal workday while you were employed with Chmura; in other words, a 3 time that you'd go into the office, a time that 4 you'd leave, or did it change depending on the 5 iob title? 6 I mean, it definitely 7 Α. Yeah. So the expectation was that I would 8 changed. be at the office until 5:00 p.m. my time to 9 support virtual chat. So if somebody's using 10 our software and they have a question, 11 everybody, you know, everybody else is in the 12 13 eastern time zone, so I'd be the last person 14 there Monday through Friday. I typically 15 arrived between 7:00 and 8:00 a.m. local time. Sometimes a lot earlier. 16 When I started working with the 17 product team this year, they were like, for 18 19 example, those Monday meetings, product 20 communication team meetings. Those are 6:00 21 a.m. meetings for me, so every Monday, at least for 2020, I started my workday at 6:00, and I 22 would leave at 3:00 p.m., which is not 23 24 something that, you know, historically had been 25 my schedule. But, you know, roughly, say, 7:30

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- 2 or 8:00 to 5:00.
- 3 Q. Monday through Friday?
- 4 A. Correct. And, you know, travel
- 5 sometimes as needed on weekends -- if we
- 6 traveled on a weekend, we could take -- I
- 7 think, what's called a comp day. We could take
- 8 a weekday off to be with family or whatever,
- 9 run errands.
- 10 Q. I wanted to go back through -- you
- 11 talked about your different positions and
- 12 talked about your interaction with Mr. Lombardo
- 13 during each of those positions.
- So if you'll bear with me, starting
- 15 when you were manager, director of sales, how
- 16 regularly were you interacting with Mr.
- 17 Lombardo?
- 18 A. Gosh, between email and phone, maybe
- 19 20 times a business day.
- Q. Okay. And was that primarily by
- 21 email, primarily by phone? How would that
- 22 break down?
- A. Primarily by phone. I don't -- you
- 24 know, I couldn't provide you a reliable
- breakdown, but I would say primarily by phone.

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- Q. And when you were interacting with
- 3 him by phone, would that be -- you would use
- 4 your office phone? How would you communicate,
- 5 or how would you call Mr. Lombardo?
- 6 A. Both office and mobile.
- 7 Q. And if you can break it down, would
- 8 it be primarily one or primarily the other, or
- 9 just depended?
- 10 A. Well, definitely, you know, during
- 11 business hours, my office phone. By he got to
- 12 the office or, you know, after he left the
- office, my mobile phone generally.
- 14 Q. And how often would there be --
- 15 would you have calls with him either before you
- 16 got to the office or after he left the office?
- 17 A. Probably four days a week.
- 18 Q. What would those calls consist of?
- 19 What would you guys be discussing on those
- 20 calls?
- 21 A. Any number of things.
- Q. And do you know roughly how long the
- 23 calls would last?
- A. Well, when I moved my office, so
- June of 2019, I shortened my commute, and, you

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- 2 know, before that, I would talk to Rick
- 3 regularly probably for a bit longer, you know,
- 4 so I would talk to him pretty regularly on my
- 5 way to work.

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- Q. Mr. West, let me stop you there so
- 7 we can have the record clear. I'm talking
- 8 right now just solely about your time as
- 9 managing director of sales. So that would be
- 10 February of '17 through I think it was roughly
- 11 September or October of '17.
- 12 A. Oh, gosh. I don't recall the
- 13 duration of calls, but I certainly talked to
- 14 him on a regular basis before and after work.
- 15 Q. And would you talk to him about
- 16 social matters, in other words, non-work
- 17 matters? Did you consider Rick a friend?
- 18 A. Yeah. I mean, you know, we're not
- 19 co-located, but we're colleagues and, you know,
- 20 we see each other once or twice a year. But I
- 21 certainly considered him a friend, yeah. We
- 22 talked about sports. We talked about eating
- 23 quite a bit. We talked about stuff that
- 24 friends talk about.
- Q. Again, during this roughly six,

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- 2 seven-month period in 2017, setting aside the
- 3 non-work-related calls, how regularly would you
- 4 speak with Mr. Lombardo by phone when -- after
- 5 he had left the office?

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- 6 A. I don't recall. Two or three times
- 7 a week, maybe. I would think you could look at
- 8 phone records. I don't know, but I know that
- 9 if he didn't -- you know, he would either call
- 10 me from his mobile or I would call; and if he's
- 11 not at the office, I would call his mobile,
- 12 vice versa, but I couldn't say.
- Q. And do you recall the standard type
- 14 of things work-related-wise that you would talk
- 15 about after -- basically during his after hours
- 16 when he'd left the office?
- 17 A. Yeah. I mean, he had most of the
- 18 clients in the western states. So, you know,
- 19 there are some clients in the western states
- 20 that I might interact with in the virtual chat,
- 21 especially some that were high maintenance.
- 22 You know, and I would contact Rick certainly to
- 23 let him know that I spoke to a certain client
- 24 or something like that, you know, things of
- 25 that nature.

Page 52 KYLE WEST 1 Anything else or any other specific Ο. types of work calls that you recall contacting 3 him after he left the office during -- again, 4 so we're clear, during this time that you were 5 the managing director of sales? 6 7 I can't recall specifics, no. Α. Okay. And now turning to --8 Ο. I can recall calls about clients. 9 Α. Ι can recall a number of calls. I can't recall 10 specifics, other than client stuff. 11 Okay. And by client stuff, you 12 Q. 13 don't recall specific names of clients; is that 14 correct? 15 Α. I mean, I can recall some names of 16 clients. Do you want those? Who do you recall? 17 Ο. Well, definitely Soua Vang from San 18 Α. Bernardino, S-o-u-a, last name Vang, V-a-n-q. 19 20 Definitely Ellie Chambers. Are these individuals -- are these 21 Ο. 22 individuals, or are they entities?

Well, I'm giving you specific

individuals employed by entities who were

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24

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Α.

clients or prospects.

Page 53 KYLE WEST 1 2. Q. Okay. What's your question? 3 Α. So for Ms. Vang, what do you recall 4 Ο. 5 talking with Mr. Lombardo about? 6 Α. So Ms. Vang might come into chat, or 7 she would actually call my desk phone, and she would have an issue: She doesn't know how to 8 run a query in one of our analytics, so I would 9 help her. I'd spend time on the phone, maybe 10 I'd set up a virtual screen share to show her 11 how to do something. And then I would call 12 Rick and tell him what happened so that he 13 could -- obviously, it's his client, so he's 14 15 aware and he could record those things in SalesForce, our relationship management 16 platform. 17 18 Ο. And are those the type of calls that you were referring to that you recall? 19 20 Α. Yes, generally. Do you recall -- and I know every 21 Q. call is different -- do you recall roughly how 22 long the call you just mentioned -- roughly how 23 long that call would last? 24 25 Α. I don't know. I mean, we would, you

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- 2 know, talk about all kinds of other stuff.
- Q. And once you switched jobs and job
- 4 responsibilities to Director of Workforce
- 5 Development, I understood your testimony at
- 6 that time you were focused on developing JobEQ
- 7 FIT and a few other projects.
- 8 Did your interaction with Mr.
- 9 Lombardo decrease when you were in that
- 10 position?
- 11 A. It definitely decreased but it was
- 12 still consistent.
- Q. And would you still speak with him
- 14 after he left the office from time to time?
- 15 A. Yes.
- Q. Would that be less frequently than
- 17 you were speaking with him when you were direct
- 18 manager of sales?
- 19 A. Yes, I think so.
- Q. And why would you be speaking work
- 21 related-wise? I don't need to know any
- 22 personal conversations you had, but why would
- 23 you be speaking with Mr. Lombardo on a regular
- 24 basis in your new position? When I say in your
- 25 new position, when you were Director of

Page 55 1 KYLE WEST Workforce Development. I mean, you've got to understand 3 Α. that Rick and Austin had more clients than 4 anyone else. So not only am I reporting to 5 6 them about my interactions with their clients, with our clients, but I'm also getting 7 information from them because I'm working on a 8 training platform. "So, hey, who is a good 9 resource to talk about supply chain?" "You 10 know, how -- what do you hear from your users 11 about X, Y, Z?" "How does this sound?" 12 13 I think, you know, I was really kind of on an island working on these project, so 14 15 the sales team was a good resource for me to, you know, maybe get an introduction to a user 16 or to bounce an idea off of. 17 You know, plus, members of the sales 18 team are people that I had worked with on a 19 20 pretty intense level the year prior, so, you 21 know, they had become my friends, so you could talk about music, you could talk about 22 23 football. We're remote. So it's a way of 24 breaking up the day. 25 So, I mean, I continued to talk to

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- Rick, you know, on a regular basis, as well as
- 3 other members of the sales team.
- 4 Q. You mentioned --
- 5 A. I continued to work like virtual
- 6 chat, for example, and had a lot of
- 7 interactions with clients and users.
- 8 Q. And you mentioned Rick, Mr.
- 9 Lombardo, he was a senior account manager,
- 10 correct?
- 11 A. Yeah. I think he became the senior
- 12 account manager around -- I believe that
- 13 happened when I was managing the sales team, I
- 14 believe, that him and Austin became the senior
- 15 account managers.
- 16 Q. And during your time managing the
- 17 sales team, were you able to observe Mr.
- 18 Lombardo's performance as an account manager?
- 19 A. Yeah. I mean, that's what I did.
- 20 Q. Did you consider him to be a good
- 21 account manager?
- 22 A. Well, I thought Mr. Lombardo was the
- 23 best account manager, yes.
- Q. He understood the best way to sell
- 25 Chmura's products, in your view?

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- A. Well, I don't know if he understood
- 3 the best way to sell Chmura's products. I
- 4 think that depends on your perspective. But he
- 5 knew how to -- he knew how to perform at a high
- 6 level. I mean, Rick consistently recorded more
- 7 activities than his peers.
- 8 So he was -- I always called him a
- 9 freak. I mean, the guy was like an automaton.
- 10 It was really, when you looked --
- 11 Q. Mr. West, I'll let you know that
- 12 your screen -- your screen has popped off.
- 13 There you go.

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- 14 A. So, you know, every week, I would
- 15 prepare these dashboards, and they were bar
- 16 charts, basically every account manager, the
- 17 volume of total activity, the type of activity,
- 18 whether it's a phone call or an email; and
- 19 Rick's bars were consistently well to the right
- 20 of other members of the sales team.
- 21 The only person that ever came close
- 22 to matching his output in terms of activities
- 23 was Mr. Steele. But in -- you know, let's say,
- 24 in the 40 weeks that I -- I'm sorry, what is --
- 25 Q. I don't know. Let's continue.

Page 58 1 KYLE WEST So the -- you know, in the Α. 40ish weeks that I prepared these dashboards, I 3 recall maybe twice that Austin either matched 4 or surpassed Rick, and I suspect that's 5 6 probably because Rick was, you know, on vacation or basically wasn't in the office 7 performing his usual routine. 8 9 The other account managers at the time maybe hit half to three-quarters the 10 output as Rick. So he was the high performer, 11 absolutely. 12 13 I would not say that, you know, he -- you know, it was clear to me that 14 leadership didn't like Rick's style. So I 15 16 would never say that he knew the best way to sell products the Chmura way. 17 Did you trust his judgment when it 18 19 came to selling? 20 Α. Absolutely. And -- I apologize. Hang on. 21 Ο. it's my computer. Bear with me for a second. 22 Can you quys hear me? 23 24 Α. Yes. 25 THE COURT REPORTER: The court

Page 59 1 KYLE WEST reporter can. MR. MICHALIK: We have a problem 3 It is not letting me plug back in. 4 Can we take a five-minute break? 5 6 everybody okay with that while I try to 7 figure out what is going on? (A recess was taken.) 8 BY MR. MICHALIK: 9 Before we had the technology 10 interruption, you were talking about, and I 11 don't want to put words in your mouth, it was 12 13 something to trusting Rick's -- Mr. Lombardo's 14 judgment with regards to sales. 15 Did you take advantage of his expertise in that area when you were working on 16 the JobsEO FIT? 17 Advantage of his expertise in sales? 18 Α. 19 Well, you indicated -- as I recall, Ο. 20 you were testifying when you had the new position, the Director of Workforce 21 Development, you were still bouncing stuff off 22 of Mr. Lombardo and Mr. Steele. 23 24 Was that based off of their 25 knowledge and expertise as salespeople that you

Page 60 1 KYLE WEST had observed when you managed them? Α. I'm sorry. I don't understand your 3 question. 4 So you were -- you testified earlier 5 Ο. 6 that when you were Director of Workforce Development, you were still interacting with 7 Mr. Lombardo, correct? 8 9 Α. Correct. And some of that interaction was of 10 a personal and friendly nature, correct? 11 12 Α. Correct. 13 And you indicated that you were also 14 kind of an on island, so you would bounce ideas 15 off of Mr. Lombardo and Mr. Steele, correct? 16 Α. Amongst other people, yes. And my question was: In bouncing 17 Ο. ideas off of Mr. Steele and Mr. Lombardo, did 18 you decide to bounce ideas off of them because 19 20 of their expertise or what you observed in their ability to complete sales? 21

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24

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Α.

Ο.

Α.

No.

those two individuals?

Why did you bounce ideas off of

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- accessible; and two, because I felt they were
- 3 the closest to the client, so I felt like they
- 4 were a good resource to bounce ideas off of
- 5 because they have the most correspondence with
- 6 our clients.

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- 7 Q. And were these ideas related to the
- 8 JobsEQ FIT project that you were working on?
- 9 A. Sometimes, yes.
- 10 Q. And some of the other projects you
- 11 were working on during that roughly year
- 12 period?
- 13 A. Yes, I suppose so. I don't -- I'm
- 14 not clear what you mean by their sales
- 15 expertise. I don't understand how -- I wasn't
- 16 selling anything. So JobsEQ FIT, I would
- 17 arque, is a more technical product, you know,
- 18 demonstrating how to use something, not trying
- 19 to sell anything.
- 20 Q. As I understand your testimony, you
- 21 would bounce things off those two individuals
- 22 because they had the -- they were closest to
- 23 the customers, something to that effect. I
- 24 understood it wasn't their sales expertise. It
- 25 was their interaction and relationship with the

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- 2 customers; is that correct?
- 3 A. Correct. They were also tasked with
- 4 selling enrollments to the program for
- 5 registrations.

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- 6 Q. And so I understood your testimony
- 7 there, and I'd asked if you were bouncing ideas
- 8 off of those individuals related to the work
- 9 you were doing on JobsEQ; and I understood that
- 10 you said you were, correct?
- 11 A. Correct. Amongst other people.
- 12 Q. And then the line of questioning
- 13 that I was asking was: Were you also doing
- 14 that bouncing ideas off of those individuals
- 15 related to other projects you were working on
- 16 besides JobsEO?
- 17 A. Not that I recall.
- 18 Q. Go ahead.
- 19 A. I just -- I don't -- you know, the
- 20 inside sales team didn't have a lot of -- they
- 21 would refer projects to us, like opportunities,
- 22 say, but they weren't in a position to -- they
- 23 really weren't involved with consulting
- 24 projects, you know, aside from just, you know,
- 25 referring their client to us because their

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- 2 client had a question or they've got a, you
- 3 know, a bid that they are going to release,
- 4 they regularly did that, but they didn't have
- 5 any kind of -- they were never involved in
- 6 executing a project.
- 7 Q. Mr. West, that wasn't my question.
- I had simply -- you had testified,
- 9 as I understood it, and I just want to make
- 10 sure that I was clear on your testimony, that
- 11 you would bounce ideas off of Mr. Steele and
- 12 Mr. Lombardo; do I understand your testimony
- 13 correctly?
- 14 A. Correct, with respect to JobsEQ.
- 15 And perhaps I misunderstood, but I thought I
- 16 heard you ask if I would consult with them on
- 17 projects outside of JobsEQ.
- 18 Q. I did. So -- I didn't use the word
- 19 "consult." I used your words.
- 20 Would you bounce ideas off of those
- 21 two individuals related to other projects
- 22 beside JobsEQ FIT?
- 23 A. No. Only if it was a referral from
- 24 an account manager.
- Q. Now, moving to, essentially, your

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- 2 last position. I know you held a position as
- 3 Senior Business Analyst for a short period of
- 4 time.
- 5 But your position as Director of
- 6 Business Development, how regularly would you
- 7 interact with Mr. Lombardo for work purposes in
- 8 that position?
- 9 A. I couldn't say on a daily basis.
- 10 But on a weekly basis, I would estimate 10 to
- 11 15 times per week.
- 12 Q. What would you be interacting with
- 13 Mr. Lombardo about on those occasions?
- 14 A. I don't recall specific details,
- 15 but, you know, generally, we may have clients
- or prospects who are using a product from a
- 17 prospective partner or maybe, you know, they
- 18 was a conference where -- we wanted to
- 19 attend -- one of the things I asked of the
- 20 account managers was to send me -- you know,
- 21 and this was mainly Austin and Rick, but send
- 22 me -- you know, we'd look at a map of users and
- 23 we'd pin locations of accounts. They have high
- 24 a concentration of users in the state of
- 25 Florida or in the Carolinas or in Texas, so I

Page 65 1 KYLE WEST would rely heavily on the account managers -you know, I'd send, like, Rick, for example, a 3 list of 60 accounts in Texas and ask him, you 4 know, "Of these accounts, who are the high 5 6 value accounts? Who should I try to prioritize 7 reaching if we're going to be in the greater Dallas metro or in the greater Charlotte 8 region?" 9 10 This month, May of 2020, I was supposed to be in Florida, which was, you know, 11 another state where account -- account managers 12 13 have 50-plus clients, so I would have regular 14 interaction. They may have questions about how 15 is the -- how is the fact that JobsEQ data are featured in this other vendor's product? 16 does the client get from that product that they 17 also get from JobsEQ, or how are they 18 different, how can I describe the relationship 19 20 with this vendor? You know, sometimes they might ask 21 me to do -- to take a call or do a demo for 22 specialized clients, but I couldn't say -- I 23 24 couldn't get much more specific than that. 25 Thank you. Q.

Page 66 KYLE WEST 1 2. And during this time -- so, again, while you're Director of Business Development, 3 would you interact with Mr. Lombardo after he 4 5 had left for the office for the day or left the 6 office for the day? 7 Sometimes. Not nearly as much. Α. did continue to support the virtual chat, but, 8 you know, I didn't talk to him anywhere near as 9 much as I had historically. 10 At some point, did you become aware 11 that Mr. Lombardo's employment with Chmura had 12 13 terminated? 14 Α. Yeah. I don't know the official 15 termination date. It wasn't clear to me if he was terminated or if he quit -- it wasn't 16 clear, but I did become aware that he was --17 18 actually, I guess I wasn't sure that he was terminated. 19 20 My impression was that he didn't sign an employment offer or something. I 21 don't -- at some point I became aware, but it 22 wasn't clear to me, I'd say, for a number of 23 24 weeks. 25 Regardless of how it terminated, but Q.

Page 67 KYLE WEST 1 you became aware that his employment with Chmura ended, correct? 3 Α. Correct. 4 And at some point did Mr. Lombardo 5 Ο. 6 ask you to provide him with a letter of 7 reference? Α. 8 Yes. 9 And did you understand that the Q. purpose of that letter was to go to prospective 10 employers that he was looking to obtain 11 employment with? 12 13 Α. Well, I assume that was the case, 14 just that's what we typically use those letters of recommendations for. That was my 15 impression, yes. 16 And did you provide him with a 17 letter of recommendation -- or a reference 18 letter? 19 20 Α. I did. (WHEREUPON, West Deposition Exhibit 21 Email (CHMURA0151954) was marked for 22 **A**: identification.) 23 24 And bear with me. We get to see if Ο. technology works again. I'm going to hopefully 25

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- 2 get this to pop up on the screen, so bear with
- 3 me.
- 4 Hopefully, do you see a document on
- 5 the screen now?
- 6 A. I see it. The font is very small so
- 7 I'll try to enlarge it.
- Q. I'm going to try to blow it up for
- 9 you there.
- 10 A. I think I can do it. Yep.
- 11 Q. It's been marked as Kyle West
- 12 Exhibit A. And just so we have it for the
- 13 record, it has a Bates Number at the bottom
- 14 CHMURA0151954. And please take a moment and
- 15 review this document.
- 16 A. What -- what is it -- what am I
- 17 looking for? Oh, I see it.
- 18 Q. Yeah, this is -- I'll just ask you
- 19 about this and move on to the document I was
- 20 going to -- intended to ask you about. Do you
- 21 recognize this document?
- 22 A. Do I recognize it? Yes. It appears
- 23 to be an email.
- Q. Yes. It appears to be an email from
- 25 you to Austin Steele dated February 18, 2019?

Page 69 KYLE WEST 1 Yeah, that's clear. Α. And so do you recognize this 3 Ο. document? 4 5 THE COURT REPORTER: You spoke over 6 each other. 7 Do you remember sending this email? Well, I mean, I trust you that I 8 Α. sent this email, yes. 9 10 Q. Okay. I mean, it's certainly my signature 11 Α. and I've got a whole bunch of people -- you 12 know, the people -- yes, I recognize it. I 13 don't recall writing it. It's more than, you 14 15 know, a year ago, but... I'm going to --16 Ο. 17 Α. But --(Parties speaking simultaneously.) 18 THE COURT REPORTER: 19 I'm sorry. I 20 didn't hear -- I didn't understand you. I recognize it. I don't think it's 21 Α. not mine. 22 23 Ο. Just so we're clear, Mr. West, you 24 used a double negative. You don't think it's not yours, meaning you think it was an email 25

Page 70 1 KYLE WEST that was sent by you? Α. Correct. I don't understand why 3 you're asking me if I recognize it. 4 5 Okay. Ο. 6 Α. I mean, it's obvious that it's an 7 email that I sent. Bear with me. I'll try to pull up 8 Ο. the document that I wanted. Hang on, guys, it 9 did it again. Bear with me. Our IT is coming. 10 It will just be a moment. 11 12 (WHEREUPON, West Deposition Exhibit 13 B: Reference letter dated November 24, 14 2019 was marked for identification.) 15 Mr. West, I now have a document that Q. has been marked as West Exhibit B. I'm doing 16 to try to blow it up so hopefully you can see 17 it. 18 19 I can expand it. Α. 20 Q. Can you see that? 21 Α. Yes. 22 And do you recognize this document? Q. 23 Α. Yes. 24 Ο. And is this the reference letter 25 that you drafted for Mr. Lombardo?

Page 71 KYLE WEST 1 It certainly looks like it. Α. If you scroll down to the bottom, is 3 Ο. that your signature at the bottom? 4 5 Α. Yes. 6 Ο. In drafting this letter, did you -is everything in that letter true, to the best 7 of your knowledge? 8 9 Α. Yes. From time to time, did you engage in 10 text messages with Mr. Lombardo? 11 Α. Yes. 12 13 Again, so the record is clear, your letter -- moving to the next --14 15 Mr. MICHALIK: Let's take a five-minute break while I get the technical 16 person in here so I can get the document on 17 the screen. 18 19 (A recess was taken.) 20 (WHEREUPON, West Deposition Exhibit Text messages (Lombardo000508-512) were 21 C: marked for identification.) 22 Mr. West, you should now have on 23 Ο. your screen a document that has been marked as 24 West Exhibit C. And it's a five-page document. 25

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- 2 Are you able to see that?
- 3 A. Yes.
- 4 Q. And if you take a moment and look
- 5 through the pages, tell me if you recognize
- 6 this document.
- 7 A. Well, it looks like a text message,
- 8 and I have one page.
- 9 Q. Okay.
- 10 A. Can you point anything out specific?
- 11 Q. I'm trying to get it -- okay. So
- 12 here's the second page.
- 13 A. Yeah.
- 14 Q. And --
- 15 A. Go ahead.
- Q. And do you recall texting with
- 17 Mr. Lombardo on Saturday, November 23rd and
- 18 Sunday, November 24th?
- 19 A. I don't recall, but if that's what
- 20 this is, clearly, it happened.
- Q. And if you will look at the second
- 22 page, the page we're on now, you see at the top
- it has To.Kylewest@gmail.com. It says, "No, I
- 24 have to type it at work. Midafternoon probably
- 25 unless our 9:00 a.m. gets canceled, then I

Page 73 1 KYLE WEST could type it at that time and have it to you by noon." 3 Is that the reference letter --4 5 Α. Yes. 6 Ο. -- that you just reviewed? 7 That would make sense to me, yes. Α. And then if you scroll down on this 8 Ο. page, there's a text from Mr. Lombardo that 9 says, "Other letter went out." 10 Do you know what letter he's 11 referring to? 12 "Other letter went out." I do not, 13 Α. and I don't know who Butch is. 14 15 Okay. And then from your tag -- I'm Ο. going to call it your tag line, the 16 To.Kylewest@gmail.com says, "Nice. I'm on the 17 phone again." 18 19 And then there's a response from 20 that that says, "Check your email." Do you recall receiving an email 21 from Mr. Lombardo at this time? 22 23 Α. No. 24 And then we'll go to the next page, Ο. 25 and this is a text stream dated Friday, January

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- 2 31, 2020, and there is "got our court date" in
- 3 blue, and then under your identifier, it's,
- 4 "Oh, wow, does that mean LP and the others will
- 5 get deposed?"
- Do you recall texting with Mr.
- 7 Lombardo -- specifically texting with Mr.
- 8 Lombardo at that time?
- 9 A. I don't recall. But, again,
- 10 clearly, it happened.
- 11 Q. Going to Page 4, it goes down to a
- 12 date of Friday, February 7, 2020, and there's
- 13 the text that says, "How did it go?" And a
- 14 response from you, "Just dropped the mic.
- 15 Check your email."
- 16 A. Yes.
- Q. Do you recall that exchange with
- 18 Mr. Lombardo?
- 19 A. Yes.
- 20 Q. Before we get to that, at the top --
- 21 there we go -- at the top, this is back to the
- 22 January 31st date or 30th date where it was
- 23 referencing a text about, "We got our court
- 24 date," and you said, "I could call you back in
- 25 a few minutes." And the text in blue says,

Page 75 1 KYLE WEST "Just call me in a few." Do you recall having a conversation 3 with Mr. Lombardo on the date that he announced 4 he got his court date? 5 6 Α. No. 7 (WHEREUPON, West Deposition Exhibit Test messages (Lombardo000480-489) were 8 marked for identification.) 9 Mr. West, I now have a 10-page 10 document in front of you that's been marked as 11 West Exhibit D. Do you recognize -- I'll let 12 13 you look through this document. Do you recognize this document, the 14 15 first page of this document? Well, again, it appears to be a text 16 Α. 17 message. 18 0. And we're on -- I'm sorry. 19 So do you recall texting with Mr. Lombardo on October 2nd of 2019? 20 21 Α. No. 22 Do you recall him informing you that Q. he believed Wilson and he were not going to be 23 24 treated well -- I don't need to say the word 25 that's on there -- related to a restructuring

Page 76 1 KYLE WEST in the sales team? Α. Yes. 3 And before he informed you of that, 4 Ο. 5 were you aware that Chmura was considering 6 restructuring the salespeople? 7 Α. Yeah, in some ways. You know, again, it was vaque. Roughly summer of 2019, 8 maybe even spring of 2019, there were kind of, 9 I'll say, conversations about updating the 10 different sales territories. I don't recall if 11 we'd already hired new staff, but certainly 12 13 there were plans, I believe, to hire additional 14 staff. But I don't recall all the specifics. 15 There were definitely conversations around 16 that, yes. Were you involved in the decisions 17 on what to do with the sales team? 18 19 Α. No. 20 Okay. And did Mr. Lombardo let it Q. be known to you that he was unhappy with the 21 potential changes? 22 I don't think it was clear -- I 23 Α. 24 don't recollect, you know, obviously what does

he say? "We're going to get fucked." So I

25

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- 2 would interpret that as being unhappy. That's
- 3 pretty clear.
- 4 Q. And I'm just going to ask -- make
- 5 sure you recognize that the subsequent pages
- 6 are texts between you and Mr. Lombardo. Do you
- 7 recognize the second page?
- 8 A. Page 67?
- 9 Q. Yes.
- 10 A. With the dogs?
- 11 Q. Yes. Kyle West: "WTF." And then
- 12 Butch: "That's what we post online."
- 13 A. Yes.
- 14 Q. And same thing, and maybe if -- do
- 15 you recognize the third page of these documents
- 16 as being texts between you and Mr. Lombardo?
- 17 A. I don't.
- 18 Q. Okay. And you recall Mr. Lombardo
- 19 texting you -- I'm now on Page 4, at the bottom
- 20 it has Page 72, Lombardo 000483, texting you,
- 21 "They shut off" -- they being Chmura -- "shut
- 22 off my JobsEQ email and SalesForce."
- 23 A. Yes, I do.
- Q. Same question with number -- the
- 25 next page, do you recognize this page?

Page 78 1 KYLE WEST Page 73? Α. Yes, sir. 3 Q. Sorry. I'm scrolling. Yes. 4 Α. 5 And do you have the ability to 0. 6 scroll to the next page, or do I need to do 7 that for you? Α. I can't get past Page 73. 8 9 Q. All right. We'll just do it this 10 way. Same question, I just want to know 11 if this is more of the same text thread between 12 13 you and Mr. Lombardo. 14 Α. Okay. 15 Do you recognize this as being an Q. additional text thread between you and 16 Mr. Lombardo? 17 Well, it sure looks like it. 18 Α. mean, I don't believe that you fabricated this. 19 And so the record is clear, I'm 20 Ο. going to ask you the same question with regard 21 22 to Page 7. What's the question? 23 Α. 24 Is this part of a -- more of a text Ο. 25 thread between you and Mr. Lombardo?

Page 79 KYLE WEST 1 2. Α. It looks like it, yes. Again, same question with Page 8, 3 Ο. just so we have a clear record? 4 5 Α. It looks like it, yes. 6 0. And Page 9? 7 Α. Yes. And then the last page, Page 10? 8 Q. 9 Α. Yes. Now, earlier in your testimony you 10 Ο. referenced a declaration that you gave to Ms. 11 Cooper. Do you recall your testimony regarding 12 a declaration? 13 14 Α. I can't hear you, Chris. 15 (WHEREUPON, West Deposition Exhibit Declaration of Kyle West was marked for 16 E: identification.) 17 I'm bringing it up on the screen. 18 Q. Can you see the document that's now been marked 19 20 as West Exhibit E? 21 Α. Yes. 22 And take -- I'm going to turn to Ο. Page -- we've gone through page 2 and we're now 23 24 on Page 3, and you see paragraph 17? 25 Α. Yes.

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- Q. And it says, "I never had a
- 3 discussion with Mr. Lombardo regarding limiting
- 4 his work hours or not exceeding a certain
- 5 number of hours. Mr. Lombardo was permitted to
- 6 work as many hours as he wanted."
- 7 A. Yes.
- 8 Q. Did you ever have any conversations
- 9 with Mr. Lombardo while he was a Chmura
- 10 employee about overtime or his receiving
- 11 overtime?
- 12 A. Not that I recall. There were
- 13 conversations about overtime, but I don't
- 14 recall having one with Rick.
- 15 Q. Okay. And when you say there were
- 16 conversations about overtime, there were
- 17 conversations -- what conversations do you
- 18 recall about overtime?
- 19 A. We had an inside salesperson, her
- 20 name was Jennifer Ludvik, L-u-d-v-i-k, I
- 21 believe, who was, at least my impression, she
- 22 was terminated for working overtime and billing
- 23 us, you know, for time and a half or double
- 24 time, I don't recall, but we -- you know, it
- 25 was an issue at the time.

Page 81 KYLE WEST 1 2. And then it came up, I believe, in the wake of Rick's departure or maybe before 3 Rick's departure, limiting the hours of sales 4 5 team members not to exceed 40 hours, and I 6 think they were prohibited from traveling. You know, so I don't know if that 7 was the summer of 2019 or the fall of -- again, 8 I don't know if it was before or after Rick 9 left, but... 10 Okay. And were you involved in the 11 decision regarding the individual you just 12 13 referenced? Jennifer -- I didn't catch her 14 last name. 15 Α. No, not at all. I don't recall if I 16 had already become the manager of sales, but that was a Richmond issue. It was handled in 17 Richmond from what I recall. 18 You had no involvement with that 19 Ο. 20 matter? Not the decision to -- I had very 21 Α. 22 limited information. I just remember that there was an issue with the contract from the 23 24 temp agency and us not knowing that she was 25 going to earn overtime. I'm not -- you know,

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- 2 I'm not certain of the specifics.
- 3 Q. Okay. And with regard to other
- 4 salespeople, you don't recall if the company's
- 5 decision on how to portion out hours for those
- 6 salespeople, if that was when Rick was employed
- 7 or after he left? When I say Rick, I mean,
- 8 Mr. Lombardo.
- 9 A. I don't recall and I don't even know
- 10 what ultimately was decided. I'm not sure.
- 11 Q. I apologize. You kind of went very
- 12 quiet. I -- you couldn't hear very good, the
- 13 last part. What did you say?
- 14 A. I don't know -- I don't recall what
- 15 was ultimately decided.
- 16 Q. Okay.
- 17 A. Can I turn Leslie's screen off?
- 18 Q. I think it's just up there.
- 19 So I'm going to go through and
- 20 introduce a few more exhibits and just see if
- 21 you recognize them. So bear with me.
- 22 (WHEREUPON, West Deposition Exhibit
- 23 F: Email (CHAMURA0054889-5492) was marked
- 24 for identification.)
- 25 Q. You should have a document on your

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- 2 screen that's been marked as West Exhibit F.
- 3 Do you see that document, Mr. West?
- 4 A. Yes.
- 5 Q. And I know we have to go page by
- 6 page, but do you recognize the first page?
- 7 A. Well, I can't seem to expand this
- 8 page to zoom in, like I could the others, so --
- 9 but it does look like an email.
- 10 Q. Can you see it now? Did it expand
- 11 for you?
- 12 A. It did not.
- Q. Still no luck in getting it to
- 14 expanding?
- 15 A. No. It's the same, but I'm okay if
- 16 you want to read the first few lines for some
- 17 context.
- 18 Q. Sure. It's from Kyle West at
- 19 Kyle.west@chmuraecon.com, Monday, June 5, 2017,
- 20 to Greg Chmura, Leslie Peterson, Chris Chmura,
- 21 et cetera --
- 22 A. You don't have to read. I can see
- 23 the names. I just can't really read the
- 24 sentences.
- Q. It says, "Rick, please see the

Page 84 1 KYLE WEST string below for some background. If you feel there's an appetite for this, then would you 3 please reach out to the Omaha Chamber and the 4 Charlotte Regional Partnership to discover if 5 6 they would be willing to provide us with some feedback developing our widget solution? 7 so, then you can just coordinate with Greq 8 and/or John but please keep me in the loop. 9 Thanks, Kyle." 10 Do you recall a situation working 11 with widgets and having Mr. Lombardo reach out 12 to the Omaha Chamber and the Charlotte Regional 13 14 Partnership? 15 Α. I do recall asking Mr. Lombardo to reach out to different clients. I don't recall 16 this specific instance. 17 18 Ο. You have no reason to dispute that this is an email that was sent by you? 19 20 Α. No. (WHEREUPON, West Deposition Exhibit 21 22 (Email (CHMURA0068218-68220) was marked for identification.) 23 24 We have one last one. So bear with Ο. 25 You should now have in front of you a me.

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- 2 document -- an email that's been marked as West
- 3 Exhibit G.
- 4 A. Yeah. I mean, again, I can see it.
- 5 It's very small, so if you wouldn't mind
- 6 reading the sentence, that would helpful.
- 7 Q. Sure. You can see the people. It's
- 8 from Rick Lombardo to you. Subject is "RE:
- 9 Follow-up." And it just says, "Good morning,
- 10 sir. I was just trying to send you the
- 11 conferences that we can add to our list and
- 12 make the decision on which one to attend. I
- 13 would prefer Texas, but it is three days after
- 14 the CareerSource Conference in Florida."
- 15 And that was a response to your
- 16 email dated February 24, 2017 to Rick saying,
- 17 "Good morning to you, too, Rick. I imagine
- 18 Texas is a better event for us than the Ohio
- 19 one? Or would you recommend we send reps to
- 20 both?"
- 21 Do you recall making a decision on
- 22 where to send -- what conferences to send reps
- 23 to, whether Texas or Ohio?
- A. Okay. I'm sure we wound up in
- 25 Texas, but we would convene as a committee. I

Page 86 KYLE WEST 1 think it was called a conference planning committee. So, you know, I don't recall the 3 specific decision, but, yes, I asked these 4 sorts of questions of the account managers, you 5 6 know, maybe twice a year. 7 Okay. And any reason --I've been on -- I'm sorry. 8 Α. participated in the conference planning 9 committee for probably at least three years, I 10 believe. 11 No reason to dispute that this is an 12 Q. 13 email chain between you and Mr. Lombardo? 14 Α. No. 15 Q. Okay. 16 Mr. MICHALIK: I think I have no further questions subject to rebuttal. 17 THE WITNESS: 18 Thanks. 19 MS. COOPER: I have a few questions. This is Christine Cooper. 20 21 EXAMINATION BY MS. COOPER: 22 And just picking up where we left 23 Ο. 24 off here, can you describe what the conference planning committee is or was? 25

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- 2 A. Sure. So, you know, I can recall
- 3 back to Lauralee Savage, who I believe was the
- 4 Director of Operations. I think she left in
- 5 2017, but I don't recollect precisely. I bring
- 6 Lauralee up because I remember we -- as far
- 7 back as I can remember convening this group.
- 8 It was Leslie, myself, Lauralee, who eventually
- 9 became Sharon Simmons. I don't recall if
- 10 Sharon was always part of committee, but
- 11 definitely the core group of Leslie, myself and
- 12 then recently Avery Simmons, no relation to
- 13 Sharon. She came onboard sometime last year
- 14 and kind of joined this committee.
- And roughly we might meet in the
- 16 fall and then maybe in the spring roughly. And
- 17 there's a Google Doc going back at least four
- 18 years. I think it even goes back further than
- 19 that. And it's basically an inventory of all
- 20 conferences that we were aware of, conferences
- 21 that we either attended or chose not to attend
- 22 and, you know, there's some notes like the size
- of the event, the audience that attends the
- 24 event, maybe it's real estate or workforce or
- 25 economic development, who is the POC for the

Page 88 1 KYLE WEST event, is there an opportunity to submit a proposal to present, et cetera, et cetera. 3 It's a pretty robust document. 4 5 So we would huddle through a 6 virtual -- for me a virtual meeting and review upcoming conferences, evaluate, you know, kind 7 of pros and cons of different conferences and 8 decide what to attend and update the document. 9 If we submitted a proposal to attend a 10 conference and it was accepted, great, you 11 know, it's more likely that we may attend that, 12 13 or it will affect who we send, because we have 14 to send somebody that can present. If it's not 15 accepted, maybe, you know, we'll send somebody else. 16 So that was kind of the platform for 17 discussion, I would say, is that, you know, 18 Google Doc. And I think -- I don't recall a 19 20 specific -- we didn't meet every month. didn't meet once a quarter, but we met twice a 21 year, I would say, and we would revisit it 22 based on maybe budgetary constraints or new 23 24 conferences that we became aware of. 25 So pretty common for an account

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- 2 manager to send us, you know, an email, maybe
- 3 forward an email from one of their prospects or
- 4 clients inviting us to a different conference
- 5 generally in their region, or maybe it's for an
- 6 association that the client belongs to, or
- 7 maybe they think, "This would be a good
- 8 association that's been hard for us to target.
- 9 They have 10,000 educators that belong," et
- 10 cetera, et cetera, et cetera.
- 11 So we would kind of discuss all
- 12 those things and take it into consideration to,
- 13 you know, make decisions around what to attend,
- 14 who to send, how long to stay there.
- Q. Was Mr. Lombardo on that committee
- 16 at any point in time?
- 17 A. No, no.
- 18 O. Would he ever decide what convention
- 19 or conference to attend?
- 20 A. I mean, not that I was part of. I
- 21 think he was certainly -- you know, the sales
- team definitely was, again, a resource to make
- 23 us aware of certain opportunities or
- 24 conferences, but I don't -- he didn't have
- 25 decision-making, I don't know, authority. You

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- 2 know, you couldn't just like book a conference.
- 3 It definitely went to the conference committee
- 4 or maybe directly to Leslie or something.
- 5 Q. I want to ask you about a couple of,
- 6 I'm going to say, products. But that's
- 7 probably not the right word, so you can correct
- 8 my language.

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- 9 There's been some testimony in the
- 10 deposition so far about Mr. Lombardo's
- involvement with several different products.
- 12 And I'm going to start with one that I think
- 13 was brought up today, which is Career
- 14 Concourse.
- Do you know whether Mr. Lombardo had
- any involvement in developing Career Concourse?
- 17 A. Not to my knowledge. I was -- I
- 18 contributed to, you know, certain aspects of
- 19 that, and I never -- I don't recall interacting
- 20 with Rick. It was mainly with John and -- John
- 21 Chmura and Greg Chmura.
- Q. What about a -- tell me if this is
- 23 not a product -- but a program or product
- 24 called Clippy?
- 25 A. So Clippy tool is a feature. Well,

Page 91 1 KYLE WEST I should say a -- it's a potential feature. It's on what we call the Roadmap. So this is 3 a, you know, a large inventory of features to 4 be developed. And it got, you know -- my audio 5 6 is -- so the Clippy tool is, you know, one amongst probably more than 150 product features 7 that are in our Roadmap. 8 9 And what the Roadmap is doing, it's based on feedback from clients and internal 10 staff, including the sales team, chat team 11 members. So if I'm monitoring chat and I get a 12 13 request from a client, like, "Hey, why can't I 14 get historical occupation wages", for example, 15 then I can tag that chat, because it's a product request, right, so I can tag that, 16 export it and it will go to the product 17 development team, or it will go to a few 18 different people. I think it goes to Greg, who 19 20 technically might not be in product development. I'm not sure. 21 But, anyway, Clippy tool is a -- you 22

23 know, it's a potential feature, and to my

24 knowledge it's still -- it's definitely still

on the Roadmap. And it's been, gosh, there for 25

Page 92 1 KYLE WEST 2. at least three years, maybe. We developed something called a 3 OuickLink that was a kind of a holdover to 4 5 Clippy tool. That's probably way too much information. 6 7 But, yes, I'm aware of the Clippy It's a feature of a product -- of 8 JobsEQ, a potential feature. 9 Do you know how Clippy ended up on 10 the Roadmap? 11 I've got a good idea. I mean, it's 12 Α. 13 a -- it's what we would call a competitive gap. 14 So it's a feature that we know our main 15 competitor, EMSI in this case, has in their -in whatever their platform is called, a 16 competitor to JobsEQ Analyst, at least that's 17 what it was called when I used it. 18 19 So it's been a competitive gap since 20 I used the products side by side more than five

years ago. So, you know, I mean, there's any 21

number of -- if I look at the product 22

Roadmap -- so we have a software called Prod 23

24 Pad, and it's relatively new in the past few

months when I joined the product development 25

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- 2 team. We had this inventory of product
- 3 features that we aimed to develop. And there's
- 4 a column for feedback. So you've got the
- 5 number of persons, whether internal or
- 6 external, who have requested that feature, or
- 7 at least we have interpreted their request.
- 8 And this could be by email, it could be by
- 9 phone, it could be by chat.
- 10 We have interpreted their request as
- 11 a request for historic wages or Clippy. So I
- 12 do know, I mean, I clearly recall that Clippy
- 13 had -- you know, it's a -- it's one of those
- 14 product features with more requests in terms of
- 15 the volume of feedback than the vast majority.
- I would make a very educated guess
- 17 that it's in the top 20 of more than 150
- 18 features on the Roadmap in terms of volume of
- 19 feedback.

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- Q. Do you know what Mr. Lombardo's
- 21 involvement, if any, was in getting Clippy on
- the Roadmap?
- 23 A. I don't know, but I think -- I would
- 24 assume that he, you know, shared amongst the X
- 25 number of feedbacks, he -- you know, he is

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- 2 represented in that pool of feedback given all
- 3 the clients that he served, basically. I'm
- 4 sure of that.
- 5 Q. Would he have any decision making
- 6 authority in terms of developing or producing
- 7 Clippy?
- 8 A. Not to my knowledge. Absolutely
- 9 not.

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- 10 Q. With respect to the Roadmap, did
- 11 Mr. Lombardo have any input into prioritizing
- 12 what's at the top of that list?
- 13 A. I mean, based on my understanding of
- 14 how things get prioritized, no, aside from
- 15 contributing to feedback and informing what we
- 16 call or what we refer to as the use case. So
- if he, you know, or somebody has a prospect or
- 18 a client who says, "Hey, we really like your
- 19 tool, but what we really need is wages by
- 20 ethnicity, " or something like that, so, you
- 21 know, Rick would -- it would be incumbent on
- 22 Rick or the account manager, whoever it may be,
- 23 to get more information to answer the question
- of, "Well, why do they want this, why does it
- 25 serve economic developers," et cetera, et

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- 2 cetera, et cetera. So I think you could say
- 3 that by contributing to the content that is
- 4 recorded in our -- you know, literally archived
- 5 in Prod Pad on product management software, he
- 6 has influenced the -- what features make the
- 7 Roadmap, but there is an actual process --
- 8 well, kind of.
- 9 We have a process for assigning
- 10 scores based on the impact, the level of effort
- and the value of a feature. So it's a very
- 12 specific process. And it's a group.
- Q. So, I'm sorry. Go ahead.
- 14 A. There's a group that assigns values.
- 15 I shouldn't say values, just -- I don't want to
- 16 create confusion, but there's a team that
- 17 assigns values linked to the level of effort
- 18 required and the value of the feature. So that
- 19 group makes decisions.
- 20 However, the Roadmap gets presented,
- 21 I believe, on a quarterly basis to the SEA
- 22 Group, and the priorities that come through the
- 23 SEA Group don't always align to the priorities
- 24 assigned by the product development team.
- Does that make sense?

Page 96 1 KYLE WEST Q. Yes. Was Mr. Lombardo ever part of the 3 group that assigns values? 4 5 I don't believe so, but you'd Α. have -- you know, well, I -- I don't believe 6 so, not when I was involved. 7 Was Mr. Lombardo ever part of the 8 Ο. SEA Group? 9 10 Definitely not. Α. Can you describe -- well, first of 11 Ο. all, the term leadership has been used quite a 12 13 bit throughout this matter. Can you describe 14 for me who constitutes leadership? 15 Α. Well, from my perspective, I think of leadership as the SEA Group. I forget what 16 the acronym stands for. That's who I think of 17 as Chmura's leadership. I don't know, you 18 know, behind the scenes whether they vote or 19 20 how many -- how votes are weighted. I have no idea. But that is certainly my impression, is 21 that that's where decisions get made, and I 22 believe that Chris has the most influence. 23 24 My impression is that even if a majority of the SEA Group did not agree with 25

Page 97 1 KYLE WEST something or want to pursue something, my impression is that Chris could override that, 3 but I am not certain. 4 And by Chris, you're referring to 5 Ο. 6 Dr. Chris Chmura; is that correct? 7 Α. Chris Chmura, yes, yes. Were you on SEA Group or part of SEA 8 Ο. 9 Group? 10 Α. No. Bear with me for one second. 11 Q. As far as leadership management 12 13 style or SEA Group's management style, can you describe that? 14 15 Α. Off the cuff, no, I can't. Inconsistency, intimidating, threatening, 16 insecure. I mean, I could go on with --17 be happy to prepare something in writing, but I 18 think I would just be rambling. I could go on 19 20 with easily 15 or 20 descriptors. I don't have any more 21 MS. COOPER: 22 questions for you, Mr. West. I appreciate your time. 23 24 EXAMINATION 25 BY MR. MICHALIK:

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- Q. Mr. West, I have just a real quick
- 3 follow-up.
- 4 A. Okay.
- 5 Q. Can everybody hear me okay? I was
- 6 getting some feedback.
- 7 A. Okay.
- 8 Q. You were talking about this group or
- 9 team that assigns values for the Roadmap. Were
- 10 you ever on that team?
- 11 A. Yes.
- 12 Q. And what period of time were you on
- 13 that team?
- 14 A. Roughly mid February to my
- 15 resignation, early April.
- Q. So just so we're clear, so mid
- 17 February of 2020, you submitted your
- 18 resignation?
- 19 A. Correct, when I became the Senior
- 20 Business Analyst.
- Q. And I'm taking it from what you were
- 22 just saying in response to opposing counsel's
- 23 questions, would it be fair to say you're not a
- 24 fan of -- were not a fan of Chmura Analytics at
- 25 the time you resigned your employment?

Page 99 1 KYLE WEST I don't think that would be fair. Α. Were you unhappy with Chmura's 3 Ο. leadership at that time? 4 5 Α. I do feel like leadership failed, 6 yes, but Chmura leadership is -- I would characterize it as dichotomous. So I really 7 enjoyed working with certain members of 8 leadership, and I really did not enjoy working 9 with others. 10 So I experienced a string of 11 specific incidents that led me to a tipping 12 13 point. And when I reported that to Chris, the 14 CEO, she told me to move on, and I didn't 15 appreciate that, but I wouldn't say -- I wouldn't say it made me unhappy, you know, the 16 style is such over time that I wasn't surprised 17 by her response. 18 19 But I definitely felt like it was 20 time for me to move on, which I felt for, you know, probably more than a year, but I think to 21 22 their credit, maybe they sensed that maybe they really wanted to keep me around, but as you can 23 24 tell, I rotated jobs quite a bit. But, you know, I had some -- I think had at the latest 25

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2	transition occurred a few months beforehand, I	
3	would still be employed.	
4	But, you know, the string of	
5	incidents that I experienced just kind of	
6	hardened my resolve to move on, and my mind was	
7	made up. So I wouldn't say I was unhappy. I	
8	think I was pretty well over it by the time I	
9	resigned. But I don't feel like I was unhappy.	
10	I think if you asked me colleagues	
11	if I was unhappy, I don't think anybody	
12	would any honest person would say that they	
13	detected that in my mood or persona.	
14	Mr. MICHALIK: No further questions.	
15	(Time noted 5:40 p.m.)	
16		
17		
18	KYLE WEST	
19	RILL WIST	
20	Subscribed and sworn to before me	
21	this day of 2020.	
22		
23		
24		
25		

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                         KYLE WEST
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 2
                  CERTIFICATE
 3
     STATE OF WASHINGTON
     COUNTY OF BENTON
 4
                I, Monna J. Nickeson, a Certified
 5
     Court Reporter within and for the State of
 6
 7
     Washington, do hereby certify:
                KYLE WEST, the witness whose
 8
     deposition is hereinbefore set forth, was duly
 9
10
     sworn by me and that such deposition is a true
11
     record of the testimony given by such witness.
12
                I further certify that I am not
     related to any of the parties to this action by
13
     blood or marriage; and that I am in no way
14
     interested in the outcome of this matter.
15
                IN WITNESS WHEREOF, I have hereunto
16
17
     set my hand this day, May 26, 2020.
18
19
20
               Monna Nickeson
21
          MONNA J. NICKESON, CRR, RPR, CLR
22
          CCR #3322
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